

MORNING APPEAL

VOL. 16.

CARSON CITY, NEVADA: TUESDAY MORNING, MARCH 9, 1880.

NO. 1

MORNING APPEAL

HENRY R. MIGHELS.

MRS. N. V. MIGHELS,
PROPRIETOR.

Published every morning (Mondays excepted), by

Office—On Second street, opposite the southern front of the State Capitol.

Terms of Subscription:

One copy, one year, by mail, \$5.00
One copy, six months, by mail, 4.00
One copy, three months, by mail, 2.00
Payments on subscription, IN ADVANCE.
THE APPEAL will be delivered to the citizens of Carson at 25 cents per copy, payable weekly to the carrier.

Rates of Advertising:
Rates of advertising can be ascertained on application at this office.

FITS, EPILEPSY

FALLING SICKNESS,

Permanently cured—no humbug—by one month's usage of Dr. Cassell's Celebrated Infallible Fit Powder. To convince sufferers that these powders will do all we claim for them, we will send them by mail, post paid, a free trial box. As Dr. Cassell is the only physician that has ever made this disease a special study, and as to our knowledge thousands have been permanently cured by the use of these powders, we will guarantee a permanent cure in every case, or refund your all money expended. All sufferers should give these powders an early trial, and be convinced of their curative powers. Price, for large box, \$3.00, or 4 boxes for \$10.00, sent by mail to any part of the United States or Canada on receipt of price, or by express, C. O. D. Address: **ASH & ROBBINS,** 260 FIFTH STREET, BOSTON, N. Y.

25 CENTS A YEAR.
THE CHICAGO WEEKLY NEWS, CLEVEREST WEEKLY PAPER IN THE U. S. SEVENTY-FIVE CENTS A YEAR, POSTAGE INCLUDED. FIFTEENTH YEAR OF PUBLICATION. It is especially complete as a newspaper, publishing all the latest news from all important points. It is independent in politics, presenting political news free from partisan coloring, while not favoring any party. Every number contains a complete story, a favorite family paper. Weekly in the U. S. 75 cents a year. Address Chicago Weekly News, 125 Fifth St., Chicago, Ill.

NOTICE.

OFFICE OF COUNTY TREASURER. NOTICE: Under an Act of the Legislature of the State of Nevada, approved March 2nd, 1879, notice is hereby given that the Assessment Roll for 1879 has been placed in my possession by the County Auditor, and that the state and county taxes are now due and payable (the same becoming delinquent on the SEVENTEENTH DAY OF NOVEMBER, 1879), and that the laws in regard to their collection will be strictly enforced. M. L. YAGGER, County Treasurer and ex-Officio Tax Receiver, Carson City, October 20, 1879.

SAVE TO LEARN HOW TO DO YOUR HAIR IT READ AND HEED WHAT FOLLOWS.

SAVE YOUR HAIR.—The laws of Health and Longevity demand it, the customs of social life require it. The matter is of great importance in every way.

BEAUTIFY YOUR HAIR.—It is the surpassing crown of glory, and for the loss of it there is no compensation.

CULTIVATE YOUR HAIR.—For by no other means can it be saved and beautified.

LYON'S KATHAIRON.

Discovered thirty-five years ago by Prof. Lyon, of Italy, is the most perfect preparation in the world for preserving and beautifying the hair.

Besides being the best hair dressing ever produced, Lyon's Kathairon will positively prevent grayness, and will restore new hair to bald heads, if the roots and follicles are not destroyed.

It actually performs these seeming miracles, of which the following is

A FAIR SPECIMEN.

I had been entirely bald for several years, constitutional, I suppose. I used a few bottles of Kathairon, and, to my great surprise, I have a thick growth of young hair.

COL. JOHN L. DORRANCE, U. S. A.

In every important respect the Kathairon is absolutely incomparable. It is unequalled

1. To Cure Baldness.

2. To Restore Gray Hair.

3. To Remove Dandruff.

4. To Dress and Beautify the Hair.

BEAR IN MIND.—The Kathairon is a sticky paste of sulphur and sugar-lead, to paint and daub the hair and paralyze the brain. It is a pure and limpid vegetable lotion, intended to restore the hair by natural growth and invigoration. It is splendidly perfumed, and the most delightful toilet dressing known. No lady or gentleman's toilet outfit is complete without Lyon's Kathairon.

BOLD EVERYWHERE.

SEMI-ANNUAL REPORT OF THE COUNTY TREASURER.

OFFICE OF COUNTY TREASURER, CARSON CITY, NEVADA, December 31, 1879. To the Hon. the Board of County Commissioners of Ormsby County, Nevada.

Gentlemen: I have the honor to herewith submit my report of the receipts and disbursements, with such other information as may be necessary for a full and complete understanding of the transactions of this department for the six months ending December 31, 1879.

Balance on hand July 1, 1879, as per Cash Book	\$4,725 27
APPORTIONED AS FOLLOWS:	
To the General Fund	\$1,593 95
To the State Fund	1,311 23
To the County Building Repair Fund	515 58
To the County Treasurer's Salary Fund	159 92
To the Contingent Fund	238 10
To the County School Fund	240 79
To the County School Fund, District No. 1	304 42
To the County School Fund, District No. 2	19 19
To the County School Fund, District No. 3	2 00
To the State School Fund, District No. 1	5 06
To the State School Fund, District No. 2	6 27
To the State School Fund, District No. 3	6 27
To the Special School Fund	6 27

Receipts for the six months ending December 31, 1879:	\$4,725 27
From Assessment Roll 1879	\$147 90
From Assessment Roll 1878	66,359 48
From ten per cent. delinquent tax of 1879	110 06
From net proceeds of mines for 1879	5,239 00
From County Licenses	3,621 36
From Gambling Licenses	2,981 00
From State Insurance Licenses	89 50
From rent of County Buildings	1,230 00
From poll taxes 1879	4 00
From poll taxes 1878	2,817 15
From fines in Justice's Court	3 50
From State apportionment of school moneys	1,254 12
From District Court Docket fees	204 00
From fire insurance tax on net premiums	202 65
From Jury Fees (returned)	255 69
From miscellaneous receipts	74 32
	\$85,461 77

APPORTIONMENT OF RECEIPTS:	
To the General Fund	\$24,516 78
To the State Fund	17,646 23
To the Railroad Fund	25,110 84
To the County School Fund	13,072 69
To the County Treasurer's Salary Fund	2,171 15
To the Contingent Fund	517 64
To the County Building and Repair Fund	1,180 89
To the State School Fund	1,254 12
To the District Judge's Salary Fund	202 65

APPORTIONMENT OF RECEIPTS:	
Apportionment or transfer made by the County School Superintendent of State School Moneys:	
From the State School Fund to the State School Fund District No. 1	\$1,026 99
From the State School Fund to the State School Fund District No. 2	139 75
From the State School Fund to the State School Fund District No. 3	39 75
From the State School Fund to the State School Fund District No. 4	56 63
	\$1,263 12

APPORTIONMENT OF RECEIPTS:	
Apportionment or transfer made by the County School Superintendent of County School Moneys:	
From the County School Fund to the County School Fund District No. 1	\$6,447 47
From the County School Fund to the County School Fund District No. 2	1,034 04
From the County School Fund to the County School Fund District No. 3	307 88
From the County School Fund to the County School Fund District No. 4	409 19
From the County School Fund to the County School Fund District No. 5	92 36
	\$8,291 94

DISBURSEMENTS FOR SIX MONTHS ENDING DECEMBER 31, 1879	
On account salaries & fees of County Officers	\$11,456 71
On account of care of indigent sick	2,436 89
On account jury fees	\$724 20
On account general expenses	2,219 47
	\$16,907 55
From State Fund—	
On account of State expenses	\$1,418 93
On account of settlement with State for December, 1879	16,580 84
	\$17,999 77
From Railroad Fund—	
On account interest on County Bonds	\$3,055 00
On account contingent expenses	\$233 77
On account County Building Repair Fund—	
On account repairs on county building	\$85 75
On account salary County Judge	\$1,050 00
From County Treasurer's Salary Fund—	
On account salary County Treasurer	\$750 00
On account salary of teachers	\$2,897 48
On account salary of teachers	\$86 39
On account redemption School Bonds and interest on same	\$3,157 50
On account interest on Old Loan made 1877	355 22
	\$7,248 56

From County School Fund, District No. 2—	
On account salary of teachers	\$640 00
On account incidental expenses	125 60
	\$765 60
From County School Fund, District No. 3—	
On account salary of teachers	\$120 00
On account incidental expenses	52 80
	172 80
From County School Fund, District No. 4—	
On account salary of teachers	\$334 37
On account incidental expenses	14 25
	\$348 62
From County School Fund, District No. 1—	
On account salary of teachers	\$970 48
On account salary of teachers	\$45 70
On account salary of teachers	\$56 63
	\$1,072 81

Transfers made under law, and by order of County Commissioners:	
From General Fund to District Judge's Salary Fund	\$17 48
From County Building Repair Fund to County Treasurer's Salary Fund	234 00
From County Building Repair Fund to General Fund	780 00
	\$1,031 48

RECAPITULATION.	
Balance on hand July 1, 1879	\$4,725 27
Receipts for six months ending December 31, 1879	\$85,461 77
	\$90,187 04
Deduct disbursements for the six months ending December 31, 1879	53,610 76
Balance on hand December 31, 1879	\$36,576 28

APPORTIONED AS FOLLOWS:	
To the General Fund	\$6,125 67
To the County Treasurer's Salary Fund	1,755 07
To the County Building Repair Fund	606 63
To the Railroad Fund	21,414 44
To the County School Fund, District No. 1	3,388 88
To the County School Fund, District No. 2	549 47
To the County School Fund, District No. 3	256 62
To the County School Fund, District No. 4	283 27
To the County School Fund, District No. 5	531 29
To the Special School Fund	6 27
To the State School Fund, District No. 1	47 20
To the State School Fund, District No. 2	132 84
To the State School Fund, District No. 3	506 69
To the State School Fund, District No. 4	250 19
To the Road Fund	6 80
	\$36,576 28

Statement showing outstanding indebtedness of the county December 31, 1879:	
County bonds from No. 88 to 200, inclusive given to V. & T. R. R. December 16, 1879	\$113,000 00
Warrants outstanding on same to July 1, 1879	\$29 44
Warrants outstanding on the General Fund	120 30
Total gross indebtedness	\$113,050 74

Respectfully submitted,
FRED L. TURNER,
County Auditor.

PACIFIC ICE COMPANY.

J. M. BENTON, AGENT.

I AM NOW PREPARED TO FURNISH

PURE ICE

Daily, in quantities to suit any one, at Low Prices their residences.

The ice that I furnish is taken from Carson River, formed of pure, soft, running water, and not from any stagnant pond or unhealthy location.

Orders left at my Ivory Stable, on Carson street, or promptly attended to.

J. M. BENTON,
Agent Pacific Ice Company.

ASTRAY NOTICE.

CAME TO MY ENCLOSURE THIS SUMMER on 1st. white round left fetlock and white face. The owner can obtain same by calling at my place and paying expenses.

L. J. ABRAHAMSON,
Clear Creek.

November 4, 1879

NICOLL THE TAILOR

DESIRE TO CALL THE ATTENTION of gentlemen to the daily arrival of New York styles of French, English and Domestic goods from his London and New York houses.

Being our own importers, we are able to guarantee and give the REAL article at such prices as defy competition.

WE SELL.....

Good Business Suits

From 15 dollars.

PANTS

From Four Dollars.

GENUINE 6X BEAVER SUITS

From 55 dollars.

ENGLISH CORDS FOR HUNTING SUITS.

Goods to suit the Banker, Merchant and Clerks. Gentlemen, before calling elsewhere, will do well to call and inspect my

IMMENSE STOCK.

Do not forget to see the

ELECTRIC LIGHT!

Call and see the Electric Light at Nicoll's

by which colors and quality can be seen as clear at night as at noonday.

The Trade and Public supplied with Cloth and Trimmings at wholesale prices.

ANY LENGTH CUT AND ALL KINDS OF OLD KEPT IN STOCK.

Samples, with instructions for Self Measurement sent free

ONLY WHITE LABOR

Employed, and none but EXPERIENCED and FIRST-CLASS cutters

TO ORDER:

Suits from \$4 to \$15

Overcoats from 15 to 25

Umbrellas from 15 to 25

Dress Coats from 25 to 40

Black Dressing Suits from 7 to 15

White Vests from 3 to 5

Black Vests from 3 to 5

White Vests from 3 to 5

White Vests from 3 to 5

Pants to order in 6 hours.

Suits to order in 12 hours.

FINEST STOCK OF WOOLENS IN THE WORLD!

A small stock of uncalled for goods at immense reductions.

SALE PRICES

Pants from \$3.

Overcoats from \$11.

Vests from \$4.

Suits from \$12.

Umbrellas from \$15.

Costs from \$7.

NICOLL THE TAILOR'S

GRAND TAILORING EMPORIUM,

727 Market Street San Francisco.

Not co No. 18.

ACT OF CONGRESS, APPROVED JUNE 3, 1878.

UNITED STATES LAND OFFICE, CARSON CITY, NEVADA, January 8, 1880.

Notice is hereby given to all whom it may concern: That Alfred Jacques, of the County of Washoe, State of Nevada, has this day filed in this office his application No. 18, to purchase from the United States Government the following described tract of land, chiefly valuable for timber and for cultivation, viz: West half of southeast quarter of Section 24, in Township No. 17 North, of Range No. 18 East, M. D. M., containing 80 acres, and situate within the Carson City, Nevada, U. S. Land District.

Any and all persons having any interest in, or claim to, said land, adversely to said applicant, are hereby required to file such adverse claim with the Register of said Land Office, within the SIXTY DAYS period of publication of this notice, or, failing to do so, they will be barred. Such adverse right or claim.

C. N. HARRIS, Register.

Jan 10-1880

WELLS & STEWART,

ATTORNEYS AT LAW.

\$72 A WEEK. \$12 a day at home easily made. County Outfit free. Address True & Co., Augusta, Maine.

IN THE DISTRICT COURT OF THE

Second Judicial District of the State of Nevada, in and for the County of Ormsby. Orlena A. Bero, plaintiff, vs. John Bero, defendant. Action brought in the District Court of the Second Judicial District of the State of Nevada, in and for the County of Ormsby, and the complaint filed in said District Court. The State of Nevada sends greeting to John Bero, defendant. You are hereby required to appear in an action brought against you by the above named plaintiff in the District Court of the Second Judicial District of the State of Nevada, in and for the County of Ormsby, and to answer the complaint filed therein, (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six Hundred and Eleven dollars and Forty-three cents, balance alleged to be due from you to plaintiff on account of goods, wares, and merchandise furnished you by plaintiff at your (the defendant's) special instance and request, between the 7th day of September, A. D. 1878, and the 31st day of July, 1879, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons; or if served within this County, or if served out of this County, but within this District, within twenty days, otherwise, within forty days, after judgment by default will be taken against you. This said action is brought to recover the sum of Six